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HOPEWELL NAVIGATION INC.
erroneously named as Hopwell
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MIGUEL VALENCIA

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

MIGUEL VALENCIA

Plaintiff,

vs.

HYUNDAI MERCHANT MARINE
COMPANY, LTD., HOPWELL
NAVIGATION, INC. and DOES 1-20,

Defendants.

Case No.: C 05 02371 JCS

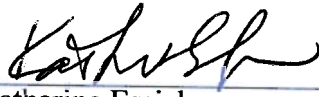
STIPULATION AND ~~PROPOSED~~
ORDER SELECTING ADR PROCESS

1 Counsel report that they have met and conferred regarding ADR and have reached the
2 following stipulation pursuant to Civil L.R. 16-8 and ADR L.R. 3-5:

3 The parties agree to participate in a private non-binding mediation with ADR Services on
4 or before March 31, 2006 after Plaintiff has been deposed.

5
6 Dated: 9/23/05

EMARD, DANOFF, PORT & TAMULSKI, LLP
Andrew I. Port
Katharine Essick

8
9 By 
Katharine Essick
Attorneys for Defendant
HOPEWELL NAVIGATION INC.

10
11
12 Dated:

FLYNN, DELICH & WISE LLP
James B. Nebel
Frank J. Anders

13
14
15 By _____
Attorneys for Defendant and Cross-Claimant
HYUNDAI MERCHANT MARINE
COMPANY, LTD.

16
17
18 Dated:

WELTIN LAW OFFICE
Patrick B. Streb

19
20 By _____
Attorneys for Plaintiff
MIGUEL VALENCIA

1 Counsel report that they have met and conferred regarding ADR and have reached the
2 following stipulation pursuant to Civil L.R. 16-8 and ADR L.R. 3-5:

3 The parties agree to participate in a private non-binding mediation with ADR Services on
4 or before March 31, 2006 after Plaintiff has been deposed.

5
6 Dated:

EMARD, DANOFF, PORT & TAMULSKI, LLP
Andrew I. Port
Katharine Essick

7
8
9 By _____

Katharine Essick
Attorneys for Defendant
HOPEWELL NAVIGATION INC.

10
11 Dated:

FLYNN, DELICH & WISE LLP
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Frank J. Anders

12
13
14 By _____

James B. Nebel
Attorneys for Defendant and Cross-Claimant
HYUNDAI MERCHANT MARINE
COMPANY, LTD.

15
16
17 Dated:

WELTIN LAW OFFICE
Patrick B. Streb

18
19
20 By _____

Attorneys for Plaintiff
MIGUEL VALENCIA

Sep-22-05 10:47am From-EMARD DANOFF PORT & TAMULSKI, LLP

4152274255

T-881 P.03/03 F-118

Counsel report that they have met and conferred regarding ADR and have reached the following stipulation pursuant to Civil L.R. 16-8 and ADR L.R. 3-5:

The parties agree to participate in a private non-binding mediation with ADR Services on or before March 31, 2006 after Plaintiff has been deposed.

Dated:

EMARD, DANOFF, PORT & TAMULSKI, LLP
Andrew I. Port
Katharine Essick

By

Katharine Essick
Attorneys for Defendant
HOPEWELL NAVIGATION INC.

Dated:

FLYNN, DELICH & WISE LLP
James B. Nebel
Frank J. Anders

By

Attorneys for Defendant and Cross-Claimant
HYUNDAI MERCHANT MARINE
COMPANY, LTD.

Dated:

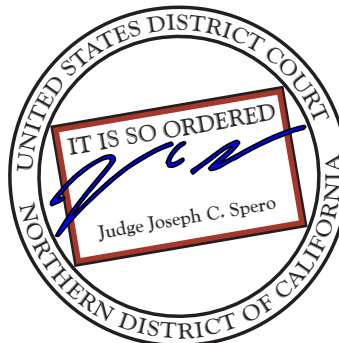
9/23/05

WELTIN LAW OFFICE
Patrick B. Streb

By

Attorneys for Plaintiff
MIGUEL VALENCIA

Dated: Sept. 28, 2005



Certification of Signatures

I attest that the content of this document is acceptable to all persons above, who were required to sign it.



Katharine Essick